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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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AKA CHAN LLP			LIN, WEN TAI	
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SANTA CLARA, CA 95050			2454	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

PTO-INBOX@AKACHANLAW.COM

Office Action Summary	Application No.		Applicant(s)	
	10/708,503		CHEN ET AL.	
	Examiner		Art Unit	
	Wen-Tai Lin		2454	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 15 July 2009.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-9, 45-55 and 59-67 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 45-49 and 59-67 is/are rejected.
- 7) ☒ Claim(s) 50-55 is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

1. Claims 1-9 and 45-55 and 59-67 are presented for examination.
2. The text of those sections of Title 35, USC code not included in this action can be found in the prior Office Action.
3. Acknowledgement is made of Applicant's Declaration under CFR 1.132 filed 7/15/2009. In the declaration Applicant suggests that an ordinary skill in the art of digital signal processing would understand how to make and use the recited invention from the disclosure coupled with the information known in the art without undue experimentation. The examiner has no doubt about the feasibility of using a DSP chip, whether single core or multiple cores, to program the underlying traffic management tasks because as long as there is a programmable processor and memory on a chip, the processor chip can always be programmed to execute programs of any type. Applicant is reminded that the issues that were raised in the previous office action were:
 - (1) Whether the claimed DSP integrated circuit existed at the time the application was originally filed?
 - (2) What DSP-flavored components were put in use that they disqualify any non-DSP processor as prior art?
 - (3) What is the effectiveness of using the DSP integrated circuit for the traffic management tasks?

In the previous telephone interview with Applicant's representative, the examiner was receptive to the ideas of (i) showing in an Affidavit that Applicant had designed and/or used a DSP chip for the traffic management tasks and (ii) benchmarking the performance of the DSP chip programmed for the traffic management tasks with indication of effective exploitation of some DSP-flavored functions, as proposed by Applicant's representative. However, the current 132 declaration does not provide any such suggested information. It merely serves as arguments and persuasions.

As to issues (1) and (3): if Applicant had designed a DSP chip, or used an existing commercial DSP chip to perform the proposed tasks, then it should be easy to identify one and show some benchmark data. As to issue (2), Applicant was challenged to show any DSP-flavored components that were put in use that they disqualify Lee (US 20030152084) as prior art. That is, without engaging DSP-flavored components in Applicant's claimed invention, Lee is a valid prior art even though Lee's processor does not fall into the DSP category. Applicant is reminded that in the previous office action, the examiner questioned the relevancy of DSP-flavored components such as A-to-D converter and phase-lock-loop circuits (that were later brought into the claims) to the traffic management tasks because traffic management deals with digital content. Such a question remains unanswered.

In the declaration Applicant argues that the invention provides a lower cost way of performing management by using a DSP. Applicant further points out relevant teachings provided in the specification (e.g., paragraphs 61-69 and Figs. 7-12) and claims that an ordinary skilled in the art, who previously would not have considered it feasible to implement network traffic management using a DSP would be enabled to make and use Applicant's invention (after

reading Applicant's disclosures) without undue experimentation. The examiner respectfully disagrees. As stated earlier, if effectiveness is not a concern, an ordinary skill in the art certainly knows how to program the traffic management tasks into a DSP chip as long as the chip contains at least a processor and some memory, without having to read Applicant's disclosures.

Furthermore, the cited specification merely teaches how to program the four management tasks by making use of single core or multi-core DSP chips at rather high architectural level. It neither teaches a best mode of operation (e.g., by showing realistic examples with timing), nor shows any details beyond what Lee has taught using the MISD processors. If cost saving is the only advantage of using DSP for traffic management and it presents no special differences in programming Applicant's DSP chip and Lee's MISD processor, then an ordinary skill in the art who learns about pipelining the traffic management in Lee's MISD architecture would also attempt to map the traffic management task onto a multi-core DSP chip (e.g., using MSC8102, in view of Brown's teachings) because the cost saving nature of DSP chip is well known in the art.

In a sense, in terms of satisfying the 112 first paragraph enablement, Applicant needs to walk some extra miles to show the ordinary skilled artisans that DSP chips can indeed be effectively programmed to perform realistic traffic management tasks because, as admitted by Applicant, it has not been conventionally thought possible. In other words, the scope of the claims are too broad and the teachings in the specification are not specific enough that one sees no clear distinction between mapping traffic tasks into Lee's MISD architecture and that of Applicant's DSP architecture, other than the fact that the names of the processors are different.

The reasoning above also serves as responses to Applicant's remarks filed 7/15/09.

4. With respect to Applicant's arguments regarding the examiner's objection to the "incorporation by reference" in the remarks, the following response is provided:

Applicant is reminded that what the examiner objected was the blunt statement that incorporating-by-reference includes any document related to a DSP, merely because the name of the DSP has been cited in the specification. This is more of a formality issue because the references cited in an incorporation-by-reference clause are limited to those specifically named documents. The examiner objects the "abuse" of incorporation-by-reference by interpreting the "references" in the first paragraph of the specification to cover unidentified documents related to a DSP. Applicant is further noted that the rejection under 112 first paragraph for inclusion of the DSP components such as A-to-D and PLL circuits (see item #5 of the Final Office Action filed 09/09/08 and item #4 of the Non-Final Office Action filed 01/15/09) simply refers to the fact that there was no teaching about how these components were used in relation to the traffic management tasks. Applicant's statement in the current remark that "... the examiner's objection is tantamount to forcing an engineer to incorporate by reference all the engineering textbooks the engineer used while in engineering school" is misplaced. The examiner did not require that these components be incorporated by reference. What has been repeatedly questioned by the examiner is the relevancy of these components to the claimed traffic management tasks. The examiner totally agrees that these components are inherent to DSP chips; Applicant simply needs to drop the claim that these components are made known through the inappropriate incorporation-by-reference.

5. Claims 45-47 and 61-63 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claims contain subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Specifically, the use of “analog-to-digital converter”, “analog input” and “digital-to-analog converter” in claims 45-47 and the use of “phase-locked loop” in claims 61-63 are not described in the specification. This is critical because Applicant’s invention is about mapping traffic management tasks into a multi-core DSP integrated-circuit. While it is well known that traffic data are packed as digital data and traffic management deals with the handling of incoming packets (which are in digital format), these added claim limitations are either irrelevant to the claimed subject matter, or the best mode contemplated by the inventor has not been disclosed at the time the application was filed.

Although Applicant argued in recent remarks (filed 11/10/08 and 11/21/08) that the features of “analog-to-digital converter” (A/D), “analog input” and “digital-to-analog converter” (D/A) in claims 45-47 could be found in the data sheets of the commercial DSP chips cited in the specification (for which Applicant claimed that they were properly incorporated by reference), while the “phase-locked loop” (PLL) can be found in Fig. 4. It is noted that even if these added features were incorporated by references (a view point that the examiner respectfully disagrees) and even if the A/D, D/A and PLL are commonly used circuits in DSP chips and some of them may have appeared in some of the drawings (such as Fig. 4, which appears to be a single-core

DSP and is therefore irrelevant to Applicant's multi-core DSP as claimed), an ordinary skill in the art would not know how to make and/or use these additional DSP components to achieve the tasks of traffic management because there is no teaching as how these DSP components are related to the implementation/mapping of traffic management on multi-core DSP as claimed.

Claim Rejections – 35 USC § 101

6. Claimed 1-9, 45-55 and 59-67 are rejected under 35 U.S.C. 101 because the claimed invention as a whole does not produce a "useful, concrete and tangible" result to have a practical application. Specifically, the claim languages simply assign traffic management tasks (presumably including the traditional policing, congestion control, scheduling and shaping) on a multi-core DSP integrated circuits without showing further details on how each DSP multi-core is programmed to implement an intended set of algorithms for traffic management. It is important to reveal the details regarding how the DSP architecture is tailored to carry out the intended traffic functions because traditional wisdom indicates that DSP architecture is unfit or ineffective in handling the traffic management tasks. By merely assigning each task to a respective DSP core, it does not solve the effectiveness issue. This is because each DSP resource may be so poorly utilized that it may render the "new approach" useless. If it is meant to make use of parallel processing to improve the execution speed, then the phrase "DSP integrated circuits" may be replaced by any other type of processors and still achieve the same result because multi-core is not an exclusive architectural feature in the DSP world.

Further, it is noted that Applicant's specification contains only relatively high level mapping of the traffic management tasks [e.g., Figures 7-12], inter-processor communication and event synchronization [e.g., Figures 13-16], and a brief survey as to what DSP chip offers certain instruction to perform a subset of specific task [e.g., Figures 17-21] with different commercial DSP chips referenced in various embodiments. It raises a doubt as to the possession of the claimed invention at the time of filing because the teaching does not lead to a concrete DSP architecture that an ordinary skill in the art may actually use and make the claimed invention.

Claim Rejections - 35 USC § 103

7. Claims 1-6, 8-9, 45-48 and 59-63 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee et al. (hereafter "Lee") [U.S. PGPub 20030152084] in view of Brown [U.S. PGPub 20040062233] and MSC8101 Data Sheet.

8. As to claims 1-2, Lee teaches the invention substantially as claimed including: a method of managing traffic over a network comprising:

receiving incoming traffic from the network in a digital signal processing integrated circuit having at least 128K bytes of on-chip memory [e.g., paragraphs 19 and 74-75; i.e., each MISP processor has 32 x 64K bytes of instruction memory and 64K registers];

performing a policing function on the incoming traffic to the digital signal processing integrated circuit in a first core of the digital signal processing integrated circuit [e.g., 220a, Fig. 4, paragraph; 76, wherein the first MISP processor (PCU) performs traffic policing];

performing a congestion control function in a second core of the digital signal processing integrated circuit, wherein the second core processes data generated by the first core [e.g., 220b, Fig.4 (i.e., TPU); paragraph 76; note that result of process 222a is fed to its following process 222b]; and

performing a shaping function in a fourth core of the digital signal processing integrated circuit, wherein the fourth core processes data generated by the third core [e.g., 220c (i.e., FPU), Fig.4; paragraph 76].

Lee teaches that the scheduling function in the second core of the digital signal processing integrated circuit together with the congestion control function [paragraph 76]. Lee does not suggest performing the scheduling function in a separate core (i.e., the third core of the digital signal processing integrated circuit).

However, partitioning a task into a plurality of subtasks to be evenly mapped to a plurality of processors for speeding up of execution is well known in the art of parallel processing. It is obvious that Lee's modular MISD arrangement does not have to be limited to only three pipelined stages as shown [see Lee: paragraph 556]. That is, based on Lee's teaching an ordinary skill in the art could have mapped the scheduling and congestion control tasks separately onto different MISD modules if combining these two tasks on a single MISD module becomes a bottleneck. This is because the approach is predictable and the advantage of alleviating processing bottle-neck using additional MISD is obvious. See KSR, 127 S. Ct. at 1742, 82 USPQ2d at 1397.

Further, Lee teaches that the MISD modules together function as a network processor. Lee does not teach that the aforementioned four-stage MISD processors may be replaced by a multi-core DSP integrated circuit.

However, in a similar field of endeavor, Brown teaches that for low channel capacity a single DSP such as MSC8101/MSC8102 (wherein there are four ALUs in the SC-140 core of MSC8101 and there are four SC-140 cores in MSC8102), may implement the task of terminating packet and circuit switched data streams and other relevant traffic handling, which is traditionally handled by a network processor [e.g., paragraphs 7-14, 19, and 56-70]. Note that in a QoS-enabled cable modem termination system, packet classification, packet prioritization, per-flow policing, congestion control and flow control, fine-grained queuing, scheduling, per-flow traffic shaping etc. are conventionally carried out by a network processor.

Thus, it would have been obvious to one of ordinary skill in the art that at the time the invention was made to have combined the teachings of Lee and Brown by replacing Lee's MISD processors with the four-core DSP chip such as MSC 8102 (as suggested by Brown) because: (1) these Motorola DSP chips are designed with data termination capabilities, with functionalities and inter-processor communication mechanism equipped for packet/data stream processing; and (2) for low channel capacity MSC8101/MSC8102 provide not only the data management but also various DSP functions that are needed in a media engine [see Brown: Fig. 4; see also, e.g., MSC8101 Data Sheet].

9. As to claim 3, Lee further teaches that a traffic management function comprises sorting the traffic by class of service, policing traffic to not exceed boundary of a bandwidth of the channel, and scheduling traffic [e.g., paragraphs 24-25 and 76; Fig. 38] .

10. As to claim 4, Lee further teaches that the scheduling traffic is based on priority queuing, first in first out queuing, class based queuing, round robin, waiting round robin, earlier deadline first, weighted fair queue, deficit round robin, or modified deficit round robin [e.g., paragraphs 261 & 344; note that inherently a queue is order as first-in-first-out].

11. As to claim 5, Lee further teaches that there is no direct communication path between the first core and the second core [e.g., paragraphs 83-84, i.e., the MISD processors are interconnected through buffers or external memory].

12. As to claims 6, 48 and 59-60, Lee further teaches that the data generated by the first core is passed to the second core using a mailbox [e.g., paragraph 84, i.e., “the DBU 292 stores the fixed size buffers into memory and other functional units (such as the FPU) have access to those buffers.”].

13. As to claims 61-63, Lee and Brown do not specifically teach the processing involves analog-to-digital (A/D) or digital-to-analog (D/A) conversion. However, since A/D and D/A converters are popular components that many commercial DSP chips have built these types of components on chip. It is obvious that, when so needed, an ordinary skill in the art can easily

find an appropriate DSP that is equipped with an D/A, and/or A/D because there are a wide variety of off-shelf DSP chips that are equipped with these components.

14. As to claims 45-47, through Brown's teaching, MSC8101 is equipped with phase lock loop (PLL) circuit [see the MSC8101 Data Sheet]. It is noted, however, PLL is also a popular component that is normally used for keeping the clock of a processor accurate and stable.

15. As to claims 8-9, since the features of these claims can also be found in claims 2, they are rejected for the same reasons set forth in the rejection of claims 2 above.

16. Claims 7, 49 and 64-67 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee et al.(hereafter "Lee")[U.S. PGPub 20030152084] and Brown [U.S. PGPub 20040062233], as applied to claims 1-6, 8-9, 48 and 59-60 above, further in view of Bass et al.(hereafter "Bass")[U.S. Pat. No. 6769033].

17. As to claims 7 and 49, Lee teaches that the MISD processor is a data flow machine that is triggered by the availability of data [e.g., paragraphs 73]. Thus, when a plurality of MISD processors are interconnected as shown in Fig. 4, processors (such as 220a – 220c) are synchronized by the arrival of data from a predecessor readying for a next processor [e.g., paragraph 73], wherein each MISD processor uses a timer for stamping the arrival time of incoming data [e.g., Fig. 5; paragraphs 79, 98 and 145].

Lee does not specifically teach using interrupt as triggering mechanism for synchronizing between the first core and second core.

However, in the same field of endeavor, Bass teaches synchronizing the passing of frames among the processors by monitoring input events, Data Buffers available for dispatch, Interrupts and Timers [e.g., col. 9, lines 31-32; col. 21, line 62- col. 22, line 5].

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use a plurality of timers for triggering Lee's data passing between MISD processors because: (1) interrupt is a well known technique for causing event triggering and synchronization among different processors, in particular when the processors are associated with different timers; and (2) using interrupt as triggering mechanism facilitates processors synchronization in Lee's data flow model in a sense that the execution of each processor may be triggered by its own local timer (i.e., without relying on a global clock).

18. As to claims 64-67, using Fig. 4 as an example, Lee demonstrates a data flow system where processors (such as 220a – 220c) are synchronized by the arrival of data from a predecessor readying for a next processor [e.g., paragraph 73], wherein each MISD processor uses a timer for stamping the arrival time of incoming data [e.g., Fig. 5; paragraphs 79, 98 and 145]. Bass teaches using interrupt as a triggering mechanism for causing the next processor to execute the available data. Such a triggering mechanism enables the processors to be clocked by their own local timers and uses a predecessor's timer to trigger interrupt for the next processor when data from the predecessor is available.

In light of the teachings of Lee and Bass, it is obvious that an ordinary skill in the art would be able to synchronize a plurality of processors as required in claims 64-67 because no matter how the different processors are mutually interconnected, the triggering mechanism between any processor pair is the same. That is: use a predecessor's timer to trigger interrupt for the next processor when data from the predecessor is available, which has been fully taught by Lee and Bass as described above.

19. Claims 50-55 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, first paragraph, set forth in this Office Action and to include all of the limitations of the base claim and any intervening claims.

20. Applicant's arguments filed on 11/10/08 and 11/21/08 for claims 1-9, 45-49 and 59-67 have been fully considered but they are moot in view of the new grounds of rejection.

21. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

22. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR

1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Wen-Tai Lin whose telephone number is (571)272-3969. The examiner can normally be reached on Monday-Friday(8:00-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nathan Flynn can be reached on (571) 272-1915. The fax phone numbers for the organization where this application or proceeding is assigned are as follows:

(571) 273-8300 for official communications; and

(571) 273-3969 for status inquiries draft communication.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Wen-Tai Lin

September 30, 2009

/Wen-Tai Lin/

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Art Unit: 2454

Primary Examiner, Art Unit 2454